SEC. 4. Avoiding forfeiture and judgment. Where a forfeiture and judgment has been entered as herein provided and the amount of the judgment has been paid to the clerk, he shall hold the same as funds of his office for a period of sixty days from the date of judgment. Such judgment shall never be set aside unless within sixty days from the date thereof, the defendant shall voluntarily surrender himself to the sheriff of the county or his bondsmen shall, at their own expense, deliver him to the custody of the sheriff within said time, whereupon the court may, upon application, set aside the judgment 10 and in such event the original appearance bond shall stand and the 11 court may order refund of the amount of the judgment paid in to the office of the clerk of the court. Such judgment, however, shall not 12 13 be set aside unless as a condition precedent thereto the defendant 14 and his sureties shall have paid all costs incurred in connection there-15 with.

1 SEC. 5. Pending litigation. The provisions of this act shall in no 2 manner affect pending litigation.

Approved March 28, A. D. 1923.

CHAPTER 220

GRAND JURORS

H. F. 584

AN ACT to amend section fifty-two hundred forty-six (5246) of the supplement to the code, 1913, (C. C. 9306-7) relating to the drawing of grand jurors.

Be it enacted by the General Assembly of the State of Iowa:

Filling grand jury panel. That the law as it appears in section fifty-two hundred forty-six (5246) supplement to the code, 1913, (C. C. 9306-7), be amended by adding thereto the following: "If for any cause the number of grand jurors is reduced below twelve, the court or judge may order the clerk to immediately draw from the grand jury list sufficient additional names to fill the panel, and such new grand jurors so drawn may, if so ordered by the court, serve as regular grand jurors for the county in which they are drawn for the remainder of the year."

Approved April 11, A. D., 1923.